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5	Zinam gomes we gua wieom		
	Attorneys for Defendants		
6			
7	UNITED STATES DISTR	RICT COURT	
<i>′</i>	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
8			
9	OAKLAND DIVISION		
9			
10	CYPRESS SEMICONDUCTOR CORPORATION,	Case Number CV-11-617-CW	
.	a Delaware Corporation,	Case Ivallicer SV II SI, SV	
11	71 1 100		
12	Plaintiff,	STIPULATION AND ORDER EXTENDING TIME FOR	
	V.	DEFENDANTS TO RESPOND TO	
13		COMPLAINT	
14	DEUTSCHE BANK SECURITIES INC., a		
•	Delaware Corporation, DEUTSCHE BANK ALEX. BROWN, a Division of Deutsche Bank Securities		
15	Inc., and DEUTSCHE BANK AG,	Honorable Claudia Wilken	
16			
	Defendants.		
17		I	
18	Plaintiff and Defendants, by and through their re	spective undersigned counsel, stipulate and	
	C-11		
19	agree as follows:		
20	WHEREAS, on June 2, 2011, the Court So Orde	red the parties' initial stipulation	
20			
21	extending the time for Defendants to respond to the Con	applaint in this action to July 11, 2011; and	
,,	WHEREAG III 0 2011 4 C 4G O I		
22	WHEREAS, on July 8, 2011, the Court So Order	red the parties' second stipulation	
23	extending the time for Defendants to respond to the Con	onlaint in this action through and including	
	extending the time for Defendants to respond to the Con-	inplant in this action through and including	
24	August 24, 2011; and		
25			
	WHEREAS, on September 1, 2011, the Court So	Ordered the parties' third stipulation	
26			
27	extending the time for Defendants to respond to the Con	aplaint in this action through and including	
	Santambar 23, 2011, and		
28	September 23, 2011; and		
	STIPULATION AND [ <del>PROPOSED]</del> ORDER EXTE		

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1	WHEREAS, on September 29, 2011, the Court So Ordered the parties' fourth stipulation		
2	extending the time for Defendants to respond to the Complaint in this action through and including		
3	October 24, 2011; and		
4	WHEREAS the parties have made substantial progress towards a final resolution of this		
5	dispute, and believe that an additional thirty (30) days would permit them to finally resolve this		
6	dispute; and		
7 8		dants have met and conferred with Plaintiff and requested	
9		-	
		ne for all Defendants to move against, answer or respond	
10	to the Complaint (through and including	November 23, 2011); and	
11	WHEREAS, Plaintiff has consented to Defendants' request;		
12	IT IS HEREBY STIPULATED, by and between Plaintiff and Defendants, through their		
13 14	respective counsel, and subject to Court approval, that the time for all Defendants to move against		
15	answer or respond to the Complaint shall be extended from October 24, 2011 through and		
16	including November 23, 2011.		
17	In accordance with General Order 45 of the United States District Court for the Northern		
18	District of California, I attest that concur	rence in the filing of this document has been obtained	
19	from the undersigned counsel.		
20	DATED: October 24, 2011	Respectfully submitted,	
21		By /s/ Philip J. Wang	
22		Philip J. Wang (SBN 218349) Justin S. Chang (SBN 205925)	
23		WANG & CHANG, A PROFESSIONAL LAW CORPORATION	
24		One Maritime Plaza, Suite 825 San Francisco, California 94111	
25		Telephone: (415) 599-2832 Facsimile: (415) 599-2829	
26		phil@wangchanglaw.com	
27		jchang@wangchanglaw.com	
28		Attorneys for Plaintiff	

STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS

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1		
2	By <u>/s/ William J. Goines</u>	
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6	- and -	
7	Stephen L. Saxl ( <i>Pro Hac Vice Motion To Be Filed</i> )	
8	Toby S. Soli (Pro Hac Vice Motion To Be Filed)	
9	GREENBERG TRAURIG, LLP	
10	200 Park Avenue New York, New York 10166	
11	Telephone: (212) 801-9200 Facsimile: (212) 801-6400	
12	saxls@gtlaw.com solit@gtlaw.com	
13	Attorneys for Defendants	
14		
15	ATTESTATION CLAUSE	
16	I, William J. Goines, am the ECF User whose ID and password are being used to file this	
17	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS TO	
18	RESPOND TO COMPLAINT. In compliance with General Order 45, X.B., I hereby attest that	
19	Philip J. Wang has concurred in this filing.	
20		
21	Date: October 24, 2011 GREENBERG TRAURIG, LLP	
22		
23	By: /s/ William J. Goines	
24		
25		
26		
20 27		
28	STIPULATION AND [ <del>PROPOSED</del> ] ORDER EXTENDING TIME FOR DEFENDANTS	